



PERFORMANCE-BASED WORK STATEMENT (PWS)
FOR
MAINTENANCE AND SUPPORT SERVICES
INTERMITTENT FAULT DETECTION
AND
ISOLATION SYSTEMS
(IFDIS)

Supportive of
Electronics Maintenance Squadron
(523EMXS)

09 MAR 2017

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1. DESCRIPTIONS OF SERVICES:

1.1 This requirement is to provide scheduled and on-call maintenance, and technical telephone/email support for three (3) Intermittent Fault Detection and Isolation Systems (IFDIS) located at Hill Air Force Base. The period of performance is a basic year plus four (4) one-year options.

2. BASIC SERVICES:

2.1 The contractor shall provide all management, personnel, equipment, tools, parts, labor and materials necessary to maintain the IFDIS below. The contractor shall maintain all IFDIS according to the Original Equipment Manufacturers (OEM) specifications.

IFDIS 1: P/N 11800	S/N	IFDIS 001	HAFB Building 5
IFDIS 2: P/N 11800	S/N	IFDIS 002	HAFB Building 5
IFDIS 3: T101-8448	S/N	IFDIS 003	HAFB Building 100

2.1.1 E-MAIL/TELEPHONE TECHNICAL SUPPORT

2.1.1.1 The contractor shall provide technical support by telephone or email.

2.1.1.2 The contractor shall provide a primary and secondary phone number and email address for the Government Representative (GR) to utilize when emailing or calling for support. The contractor shall respond to telephone support requests no later than (NLT) the next half business day after Government personnel requests have been initiated.

2.1.1.3 The contractor shall be available to provide telephonic support during normal working hours (0700-1600 MST) Monday through Friday (excluding Federal recognized holidays (Ref Para 5.3).

2.1.2 MAINTENANCE, REPAIR, MODIFICATION & TECHNICAL ASSISTANCE

2.1.2.1 The contractor shall repair the IFDIS to a fully functional state. When a repair is required, the contractor shall have until the next half business day to respond to the GR and arrange a time to be on-site to repair the IFDIS.

2.1.2.2 Prior to repair, the contractor shall perform a pre-inspection of the IFDIS to be repaired and provide the GR with a report which includes recommended repair actions to be taken, required parts, and a cost estimate. This report is to be submitted electronically to the GR within five (5) business days after completion of evaluation unless otherwise negotiated with GR. ([CDRL A/B/C 003](#))

2.1.2.3 All repairs must be approved by the Contracting Officer (CO). Repair of the IFDIS shall be in accordance with OEM specifications. If any annotated needed repairs are identified that are beyond the contractors repair capabilities, the contractor shall report the deficiency and provide points of contact for the OEM that possesses the capabilities to perform the needed repairs. All repairs that cannot be completed by the contractor shall be approved by the CO. (See

appendix B) The Government reserves the right to determine the source of repair.

- 2.1.2.4 Once repairs are completed, the contractor shall perform a functionality check and the results must be verified by the GR. [\(Service Summary\)](#)
- 2.1.2.5 The contractor shall provide a monthly report to include: problems discovered, suggested solutions, ultimate solutions, courses of action taken in resolution of the problems, recommendations, upgrades and recommended preventive measures. The report shall be submitted to the GR and Contracting Officer Representative (COR) within ten (10) business days of the following month. [\(Service Summary\)](#) [\(CDRL A/B/C 002\)](#)
- 2.1.2.6 The contractor shall provide technical assistance, design, and repair services, to include: installation, providing schematics, parts breakdowns, and configuration management of upgrades.
- 2.1.2.7 If any upgrades are made to the IFDIS while this requirement is in place, the contractor shall be responsible for the maintenance, repairs, breakdowns, support equipment, parts, software, and configuration management of the upgrades.
- 2.1.2.8 All new information regarding configurations, modifications, or upgrades shall be submitted to the GR and COR within thirty (30) days of completion of upgrade. [\(Service Summary\)](#) [\(CDRL A/B/C 001\)](#)
- 2.1.2.9 When requested, the contractor shall provide training and support for the technicians operating the IFDIS to enable them to optimally utilize the IFDIS in detecting and isolating chassis electrical problems.

3. SERVICES SUMMARY

Performance Objective	PWS	Performance Threshold
The contractor shall respond to telephone support requests as required.	2.1.1.2	The contractor shall respond to telephone support requests no later than (NLT) the next half business day after Government personnel requests have been initiated.
Prior to repair, the contractor shall perform a pre-inspection of the IFDIS to be repaired and provide a report which includes recommended repair actions to be taken, required parts, and a cost estimate.	2.1.2.2	This report is to be submitted electronically to the GR within five (5) business days after completion of evaluation unless otherwise negotiated with GR. (CDRL A/B/C 003)
After repairs are completed the contractor shall perform a final functionality check.	2.1.2.4	Verified 100% test passed by GR
Contractor shall record all problems found, all solutions, and courses of action taken in resolution of the problems.	2.1.2.5	The reports shall be submitted no later than the 10th business day of the following month. (CDRL A/B/C 002)
All new information regarding configurations, modifications, or upgrades shall be provided to the GR and COR.	2.1.2.8	Within thirty (30) days of completion of upgrade (CDRL A/B/C 001)

4. GOVERNMENT PROPERTY AND SERVICES

The Government will provide necessary working space, including heat, light, ventilation, and electrical powered outlets for the use of contractors' maintenance personnel. The Government shall provide access to the necessary facilities where the equipment resides. The place of performance shall be Hill AFB, UT. Government telephones shall be used for official business only. The contractor shall be responsible for safeguarding all Government property provided for contractor use.

In the event that repair of IFDIS components cannot be completed on-site, Government Furnished Property identified in the attached "Government Furnished Property List" may be issued to the contractor.

5. GENERAL INFORMATION

5.1 SECURITY REQUIREMENTS

5.1.1 The contractor shall be required to obtain and maintain security clearances for all of their employees. In addition, the contractor shall be required to obtain a facility clearance of SECRET. A DD Form 254 will be required for contract.

5.1.2 Program Manager or 309 EMXG security manager will assist contractor in processing the necessary forms to obtain base or area badges for access to Government facilities.

5.1.3 The contractor shall comply with all clearance and access requirements throughout the period of performance.

5.1.4 If access is only needed to military facilities or installations, and not to networks and information systems, a Common Access Card (CAC) will not be issued. Contractors who do not require access to DoD networks or information systems will be issued a Defense Biometric Identification System (DBIDS) credential. The contractor shall complete and submit an AFMC Form 496, application for AFMC Identification Card, for each of the contractor's employees to the group security manager. A Local Files Check will be requested by the group security manager and must come back favorable prior to issuance of a DBIDS card.

5.1.5 OPSEC Requirements. The contractor shall familiarize all new employees and conduct refresher sessions in the areas of Operations Security (DOD Contract Security Classification Specification) addendum. Operations Security (AFI 10-701 Operations Security as supplemented, and AFI 16-1404, Information Security Program, Standards for Storage and Handling Classified Material as supplemented).

5.2 SAFETY

5.2.1 The contractor shall implement a safety program that ensures protection of Government personnel and property. ([See Appendix C](#))

5.2.2 As part of the Safety Program, the contractor shall establish a Safety Plan IAW Appendix C of this PWS. The contractor shall submit the Safety Plan within 20 business days after contract award. ([CDRL A/B/C 004](#))

5.2.3 In the event of an accident/mishap, the contractor shall take reasonable and prudent action to establish control of the accident/mishap scene, prevent further damage to persons or

property, and preserve evidence. A written or email copy of the accident / incident notification shall be sent within three (3) calendar days to the COR, who will forward it to 309 MXW safety. (CDRL A/B/C 005 and Appendix C)

5.3 HOURS OF OPERATION:

5.3.1 The contractor shall have access to perform services during normal working hours up to Force Protection Condition (FPCON) C. Normal shop working hours at Hill AFB are typically 5:00AM – 3:30 PM local time Monday through Thursday.

5.3.2 Unless otherwise required by the Government, the contractor shall not have access to Government facilities on the following federal holidays: New Year's Day, Martin Luther King's Birthday, President's Day, Memorial Day, Independence Day, Labor Day, Columbus Day, Veterans' Day, Thanksgiving Day, and Christmas Day.

5.3.2.1 If the holiday falls on Sunday, it is observed on Monday. If the holiday falls on Saturday, it is observed on Friday.

5.3.3 All visits shall be scheduled by the GR. Schedules may have to be modified in the case of incidents or emergencies, to include natural hazards, furloughs or similar circumstances.

5.4 GOVERNMENT OBSERVATIONS:

5.4.1 During the course of performing this work, Government personnel may monitor the contractor's personnel. Government personnel, other than COs and authorized GR(s), may from time to time observe contractor operations. Government personnel may not interfere with contractor performance, and only the CO may make changes to the contract.

5.4.2 All contractors will be escorted by a GR at all times.

5.5 ENVIRONMENTAL:

5.5.1 The contractor shall ensure their employees are made aware that the performance of these services will occur in industrial areas. The industrial complex at Hill Air Force Base has the potential to expose workers to hazardous materials, which may include, but are not limited to, hexavalent chrome, cadmium, beryllium, lead, etc. While the contractor will not perform duties in a marked and signed regulated area (where exposures are expected to exceed the permissible exposure limits set by OSHA), there may be contact hazards with these materials during cleanup of dust, metal shavings, etc. The contractor shall ensure proper protective measures and training is taken to ensure contracted employees are protected from these hazards.

5.5.2 Compliance with Laws and Regulations. The contractor shall be knowledgeable of and comply with all applicable Interstate, Federal, State, and Local laws, regulations, and requirements regarding environmental protection. In the event environmental laws/regulations change during the term of this contract, the contractor is required to comply as such laws come into effect. If there is an increase or decrease in cost as a result of the change, the contractor shall inform the CO IAW notice requirements and negotiate a modification to the contract.

5.5.3 Notification of Environmental Spills. If the contractor spills or releases any substance contained in 40 CFR 302, including hazardous materials, into the environment, the contractor or

its agent shall immediately call 911. If the call is made from an on-base phone, it will go directly to Hill AFB dispatch. If using a cell phone, the call will go off- base and you will need to ask the 911 dispatcher to be transferred to Hill AFB. The liability for the spill or release of such substances rests solely with the contractor and its agent.

5.6 MANPOWER REPORTING:

5.6.1 The contractor shall report ALL contractor labor hours (including sub-contractor labor hours) required for performance of services provided under this contract via a secure data collection site. The contractor is required to completely fill in all required data fields at <http://www.ecmra.mil>.

5.6.2 Reporting inputs will be for the labor executed during the period of performance for each Government fiscal year (FY), which runs 1 October through 30 September. While inputs may be reported any time during the FY, all data shall be reported no later than 31 October of each calendar year. Contractors may direct questions to the contractor Manpower Reporting Application (CMRA) help desk.

5.6.3 Uses and Safeguarding of Information: Information from the secure web site is considered to be proprietary in nature when the contract number and contractor identity are associated with the direct labor hours and direct labor dollars. At no time will any data be released to the public with the contractor name and contract number associated with the data. User Manuals: Data for Air Force service requirements must be input at the Air Force CMRA link. However, user manuals for Government personnel and contractors are available at the Army CMRA link at <http://www.ecmra.mil>.

5.7 QUALITY CONTROL:

The contractor shall establish a complete Quality Control Program (QCP) to ensure the requirements of this contract are provided as specified. The contractor's quality management program shall comply with the minimum quality management systems elements specified in the American National Standards Institute (ANSI), American Standards Organization (ASO), and International Standard Organization (ISO) family of standards. The report shall be submitted NLT 20 business days after contract award. [\(CDRL A/B/C 006\)](#)

5.7.1 Quality Assurance

5.7.1.1 The Contracting Officer Representative is the authorized Government representative(s) who will perform assessments of the contractor's performance. Subsequent to contract award, the identity of the COR(s), with a letter defining duties and authority, will be promptly furnished to the contractor.

5.7.1.2 The COR(s) or alternate(s) will inform the authorized contractor representative in person when discrepancies occur and will request corrective action. The COR(s) or alternate(s) will make a notation of the discrepancy on the assessment checklist with the date and time the discrepancy was noted and will request the authorized contractor representative to initial the entry on the checklist.

5.7.1.3 Any matter concerning a change to the scope, prices, terms or conditions of this contract shall be referred to the Contract Officer (CO).

5.7.1.4 The services to be performed by the contractor during the period of this contract are, at all times and places, subject to review by the CO or authorized representative(s).

5.7.1.5 The Government will periodically evaluate the contractor's performance by appointing a representative(s) to monitor performance to ensure services are received. The Government representative will evaluate the contractor's performance through inspections and receipt of complaints from base personnel.

5.7.1.6 The Government may inspect each task as completed or increase the number of quality control inspections if deemed appropriate because of repeated failures discovered during quality control inspections or because of repeated customer complaints.

5.8 FOREIGN OBJECT DAMAGE (FOD) AND TOOL CONTROL

5.8.1 The contractor shall follow the applicable guidance in chapters/paragraphs/sections of AFI 21-101 and HQ AFMC, Hill AFB, and 309 MXW supplements to the AFI 21-101 concerning base tool control (chapter 10 section B), and FOD control policies (chapter 14, and sub paragraphs designated as 41).

5.8.2 If tools and/or equipment are lost, the contractor will report the loss to the GM/COR no later than two hours after discovery. If tools are lost or not accounted for, the contractor shall implement the lost tool procedures of AFMC supplement to AFI 21-101, chapter 10, section B.

5.8.3 Contractors performing functions in industrial areas on the center shall have a method for controlling and accounting for all tools used. All contractors working on the center shall inventory their tools at the beginning and end of each shift and at the end of each task to check for any lost or missing tools.

5.9 DATA RIGHTS

5.9.1 Except for those contractor rights protected by the Small Business Innovative Research (SBIR) Program, the Government has unlimited rights to all documents/material produced under this contract. All documents and materials, to include the source codes of any software, produced under this contract, shall be Government owned and are the property of the Government with all rights and privileges of ownership / copyright belonging exclusively to the Government. These documents and materials may not be used or sold by the contractor without written permission from the Contracting Officer. All non-COTS materials supplied to the Government shall be the sole property of the Government and may not be used for any other purpose. This right does not abrogate any other Government rights.

5.9.2 In addition, all materials, if supplied to the contractor, are the sole property of the Government, and may not be used for any other purpose except for that which they were intended.

5.10 INSTALLATION-SPECIFIC SAFETY AND HEALTH STANDARDS

5.10.1 Voluntary Protection Program (VPP)

5.10.1.1 Hill AFB, along with AFMC, has adopted the VPP as recognized by OSHA. Consequently, VPP impacts all "applicable contractors" operating on Air Force Installations. It

is the contractor's responsibility to ensure its onsite employees and managers have a comprehensive understanding of VPP as well as full compliance with OSHA requirements. Onsite contractor personnel will participate in the safety activities provided for 523rd employees. Detailed information on VPP is available on the OSHA website. (<http://www.osha.gov/dcsp/vpp/ix.html>). Contractors, whether regularly involved in routine site operations or engaged in temporary projects such as construction or repair, must follow the safety and health rules of the installation or VPP site.

5.10.1.2 VPP requirements apply to contractors whose employees work more than 1,000 hours per quarter. The contractor shall flow down these requirements to all subcontractors who qualify as applicable contractors under this contract.

5.10.1.3 Contractors are required to provide from their OSHA 300 information the Total Case Incident Rate/Days Away Restricted or Transferred (TCIR/DART) rates. Submit to the COR as part of the installation's annual OSHA VPP self-evaluation report. ([CDRL A/B/C 007](#))

5.11 GOVERNMENT REPRESENTATIVE (GR). The GR for this effort is defined as a Wage Leader or above.

6.0 APPENDICES

- A. Acronyms & Abbreviations
- B. Appendix B – Parts repairable and non-repairable by TQS
- C. Safety

APPENDIX A

ACRONYMS AND ABBREVIATIONS

ACO	Administrative Contracting Officer
AFB	Air Force Base
ADLS	Advanced Distributed Learning Services
AFI	Air Force Instruction
AFMC	Air Force Material Command
AFPAM	Air Force Pamphlet
ANSI	American National Standards Institute
ASO	American Standards Organization
CAC	Common Access Card
CDRL	Contract Data Requirements List
CFR	Code of Federal Regulations
CO	Contracting Officer
COR	Contracting Officer Representative
COTS	Commercial Off The Shelf
CMRA	Contractor Manpower Reporting Application
DBIDS	Defense Biometric Identification System
DCMA	Defense Contract Management Agency
DoD	Department of Defense
DoDI	Department of Defense Instruction
FAR	Federal Acquisition Regulation
FOD	Foreign Object Damage
FY	Fiscal Year
GR	Government Representative
HQ	Headquarters
IAW	In Accordance With
IFDIS	Intermittent Fault Detection and Isolation System
ISO	International Standards Organization
MXW	Maintenance Wing
NFPA	National Fire Protection Association
NLT	No Later Than
OEM	Original Equipment Manufacture
OO-ALC/SE	Ogden Air Logistics Center Safety Office
OSHA	Operational Safety and Health Administration or Occupational, Safety and Health Act
PCO	Procuring Contracting Officer
POC	Point of Contact
PWS	Performance-Based Work Statement
QCP	Quality Control Program
STD	Standard
TCIR/DART	Total Case Incident Rate/Days Away Restricted or Transferred
TPS	Test Program Set
TSS	Training System Software
US	United States
VPP	Voluntary Protection Program

Appendix B – Parts repairable and non-repairable by TQS

IFDIS Subsystem	TQS Has Repair Capability	Outside Assistance May Be Required
IFD	X	X
Environmental Chamber	X	X
Shaker System	X	X
Shaker Air Float System	X	
Interface Test Adapters	X	
Electronics Cabinet and All Other Equipment	X	

APPENDIX C

**SAFETY, FIRE PROTECTION AND HEALTH
SPECIFICATION
INDUSTRIAL SAFETY REQUIREMENTS**

**OGDEN AIR LOGISTICS COMPLEX
UNITED STATES AIR FORCE
HILL AIR FORCE BASE, UTAH 84056**

**INTERMITTENT FAULT DETECTION
AND ISOLATION SYSTEM**

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Control Number: TH160308

SECTION I - GENERAL REQUIREMENTS

A. Safety Program Requirements.

The contractor will implement a safety program plan that ensures protection of Government and contractor personnel and property. The program will consist of, as a minimum:

1. Mishap reporting, as defined in paragraph B1 below.
2. A Safety Plan that addresses, as a minimum, the subjects listed in Section II – Specific Requirements, and will be used during the performance of the work described in the contract. The Safety Plan will be accepted by OO-ALC/SE (Safety Office) prior to commencement of any work described in this contract.
3. Routine and recurring surveillance to ensure the safety requirements of this contract are enforced.
4. Competent personnel to provide surveillance of the Safety Plan.
5. Identification of segregated work site locations for operations that cannot be co-mingled with general industrial operations and the process for ACO approval of operations and changes at these specific sites.
6. All contractor personnel shall be trained and qualified to perform their duties safely.
7. The contractor shall include a clause in all subcontracts requiring the subcontractors to comply with the safety provisions of this contract, as applicable.

B. Mishap Notification

1. The contractor shall notify OO-ALC/SE (801-586-6038) or the Hill AFB Command Post (801-777-3007) after normal duty hours, and the designated Government Representative (GR), i.e., the ACO, PCO, or DCMA COR (Contracting Officer's Representative) within one (1) hour of all mishaps or incidents at or exceeding \$2,000 (material + labor) in damage to DOD property entrusted by this contract, even if the Government is wholly or partially reimbursed. This notification requirement shall also include physiological mishaps/incidents. A written or email copy of the mishap/incident notification shall be sent within three calendar days to the GR, who will forward it to OO-ALC/SE. For information not available at the time of initial notification, the contractor shall provide the remaining information no later than 20 calendar days after the mishap, unless extended by the ACO.

Mishap notifications shall contain, as a minimum, the following information:

- (a) Contract, Contract Number, Name and Title of Person(s) Reporting
- (b) Date, Time and exact location of accident/incident
- (c) Brief Narrative of accident/incident (Events leading to accident/incident)
- (d) Cause of accident/incident, if known
- (e) Estimated cost of accident/incident (material and labor to repair/replace)

(f) Nomenclature of equipment and personnel involved in accident/incident

(g) Corrective actions (taken or proposed)

(h) Other pertinent information

2. The contractor shall cooperate with any and all Government mishap investigations. Additionally if requested by Government personnel or designated Government Representative (GR), i.e., the ACO, PCO, or DCMA COR, the contractor shall immediately secure the mishap scene/damaged property and impound pertinent maintenance and training records, until released by safety investigators.

3. The contractor shall provide copies of contractor data related to mishaps, such as contractor analyses, test reports, summaries of investigations, etc. as necessary to support the Government investigation.

4. The contractor shall support and comply with the safety investigation and reporting requirements of AFI 91-204, Chapters 1 – 5.

C. General Safety Requirements:

If the safety plan is modified, the contractor shall submit the proposed modification, in writing, to the Contract Administration Office safety representative.

The contractor is solely responsible for compliance with all federal, state and local laws, the Occupational, Safety and Health Act (OSHA) (Public Law 91-596) and the resulting standards, **OSHA Standards 29 CFR 1910 and 1926**, as applicable, and the protection of their employees. Additionally, the contractor is responsible for the safety and health of all subcontractor employees. All documents required as a result of OSHA 29 CFR 1910 and 1926 regulations, (i.e. certifications, training, respiratory protection program, workplace hazard assessments), shall be made available to the COR upon request.

The contractor shall ensure assigned personnel are adequately trained and qualified for the task being performed. Brief all personnel on the hazards involved with operations and applicable precautions to be taken. Should unidentified hazards arise, cease operations until actions are taken to eliminate or mitigate hazards to safe levels.

Hazard Assessment. In accordance with 1910.132(d)(2), the contractor shall conduct a certified Hazard assessment on all work areas. A follow-on survey shall be conducted by the contractor when the workload or environment conditions change. If respirators are necessary to protect the health of the employee or whenever respirators are required by the contractor, the contractor employer shall establish and implement a written respiratory protection program according to 29CFR 1910.134.

Contractor personnel must receive Explosive Safety Awareness Training if their duties require entry into the Explosive Clear Zone. This training will be provided by the OO-ALC Safety Office. Contact Eric Covington at 586-0168.

A Risk Assessment will be required prior to any work being accomplished, if munitions will remain in the facility.

Compliance with OSHA and other applicable laws and regulations for the protection of contractor employees is exclusively the obligation of the contractor. **Note:** The Government shall assume no

liability or responsibility for the contractor's compliance or non-compliance with such requirements. The contractor shall furnish to each of his/her employees a place of employment, which is free from recognized hazards. The contractor shall brief his/her employees on the safety requirements of this contract and on hazards associated with prescribed tasks. The contractor is responsible for compliance with OSHA Public Law and the resultant standards identified within. In addition, the contractor is required to flow down the safety requirements/specification to all subcontractors. This applies to Federal Acquisition Regulation (FAR) 12 commercial acquisitions as well. This contract shall in no way require persons to work in surroundings or under working conditions which are unsafe or dangerous to their health. The contractor must coordinate and perform work so as not to impact the safety of Government employees or cause damage to Government property. This requires providing personnel with protective equipment and associated safety equipment as may be necessary. The contractor must also protect personnel from hazards generated by the work. If the contractor employs BILINGUAL speaking employees, they must post bilingual signs and have written procedures for specific tasks in applicable languages.

SECTION II – SPECIFIC REQUIREMENTS

The contractor's prepared Safety Plan shall:

- Demonstrate a management commitment to employee safety and health
- Identify applicable rules and regulations
- Identify the roles and responsibilities of Management, Supervisors, Employees and Safety Coordinator
- Identify work to be performed and location of expected operations
- Provide a description of safety program, safety monitoring responsibilities, organizational structure, and contact information for on-site personnel
- Include a work hazard analysis of the worksite and operations to be performed to include baseline hazard identification and required control measures
- Identify employee safety and health training requirements and the documentation process
- Include emergency response plans and procedures that relate to protection of Government personnel and property
- Include hazard reporting procedures and identify individual(s) responsible for the correcting identified hazards
- Identify procedures for accident reporting and investigation
- Identify the process for tracking controlled hazards in contractors work area

The contractor shall ensure that each element identified below is adequately addressed in detail in the safety and health plan:

PEDESTRIAN CROSSWALKS: All contractor personnel are required to use the closest crosswalk, or traffic controlled intersection when crossing the road. Pedestrians must look both ways to ensure the coast is clear before stepping out into the crosswalk. Pedestrians **DO NOT** have the right of way unless they are already in the crosswalk. Contractor vehicle operators have the same responsibilities as pedestrians, to share the road and mutually observe and yield to pedestrians.

MOTOR VEHICLES: Contractor shall comply with the standards in: DoD Directive 5525.4, *Enforcement of State Traffic Laws on DoD Installations*, Nov 2, 1981, Para 3-4; DODI 6055.4, *DoD Traffic Safety Program*, 20 Jul 99; AFI 91-207, *USAF Traffic Safety Program*, 22 May 07; and AFI 91-207 AFMC SUP1, *The US Air Force Traffic Safety Program*, 1 Oct 07. Each applies to all persons at any time on an Air Force Installation and includes all leased, owned, or privatized property including housing

areas. In addition: AFI 13-213, *Airfield Management*, 29 Jan 08, Paragraphs 1.3.6 and 4.4.2.1 applies to all contractors, sub-contractors, vendors, commercial delivery companies, and all other private business vehicles who operate anywhere on Hill Air Force Base, including the airfield (to include the industrial areas and any buildings or hangars located upon the airfield) in support of their mission.

HOUSEKEEPING: Housekeeping shall be conducted according to the requirements in OSHA Standard 29 CFR 1910.141. ***CLEAN AS YOU GO*** will be enforced.

The authorized Government Representative (OO-ALC Safety Office) shall accept/reject the contractor's procedures within the Health and Safety Plan as meeting the intent of the below referenced standards, with the exception of Mishap Notification / Reporting Procedures, which are outlined in Section I, paragraph B of this Appendix C.

Element/Requirement	Referenced Benchmark
Contract Safety	AFPAM 91-210 Para. 6
Mishap Notification/Reporting	Appendix C, Section I AFI 91-204 Para. 4.9
Facility Fire Protection	NFPA 13, 70, & 72 NFPA 409/410 AFI 91-203 Chapters 6, 22 * AFOSH STD 91-501 Para. 6.2.4.5, 6.2.9, 6.2.10, 6.2.11, and 6.2.17
Handling, Storage and use of Flammable/	NFPA 30, 33
Combustible Liquids	AFI 91-203 Chapters 6, 22 * AFOSH STD 91-501 Para. 22.1 through 22.4
Hazardous Material Management	AFI 32-7086 HAFBSUP 1
Personal Protective Equipment	AFI 91-203 Chapter 14
Materials Handling Equipment	AFI 91-203 Chapter 35
Storage and Materials Handling	DoDI 4140.62 DoDI 4145.19-R-1